01-14-02



THE UNITED STATES PATENT AND TRADEMARK OFFICE

CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL UNDER 37 C.F.R. 1.53(d)

BOX CPA

Assistant Commissioner for Patents Washington, DC 20231

Dear Sir:

[]

Dear Sir.			2	
This is a request for filing a:				<u> </u>
[X] Continuation [] Divisis application, Serial No. <u>09/475,879</u> , and <u>DEVICE</u> naming as Inventor(s): <u>Timothy M</u>	filed <u>Decembe</u>	<u>r 30, 1999,</u> en	titled <u>PROGRAN</u>	IMABGE EOGK?
naming as inventor(s). <u>Amothy in</u>	. Ducey and D	uria Er oom	:	02 R00
The prior application, in which no proceedings has occurred, is hereby Please use all the contents of the pripapers for the new application.	expressly abar	ndoned as of t	he filing date of th	is new application.
The filing fee is calculated on the below.	pasis of the cla	ims existing	in the prior applic	ation, as amended
Filing Fee	Number	Number		Basic Fee
Calculation	Filed	Extra	Rate	\$ 740.00
Total Claims	32 - 20 =	12	x \$ 18. =	\$ 216.00
Independent Claims	2 - 3 =	0	x \$ 84. =	\$ 0.00
Filing Fee - Non-Small Entity				\$ 956.00

01 FC:131 02 FC:103

01/15/2002 GTEFFERA 00000144 09475879

2. [] A preliminary amendment is enclosed.

Filing Fee - Small Entity

(If enclosed, divide by 2)

[] Verified Statement Enclosed

[] Verified Statement Filed in Parent

Applicant also requests a ____ month extension of time

but unentered in the prior application.

3.	[X] ·	A PTO-2038 Form is enclosed. The Commissioner is authorized to charge any additional fees which may be required, or credit overpayment to Account No. 50-0541 A duplicate copy of this sheet is enclosed.				
4.	[]	A new Power of Attorney or authorization of	of agent is enclosed.			
5.	[X]	The Power of Attorney in the prior applicat	ion is to the undersigned and others.			
6.	[]	Information Disclosure Statement (IDS) is e	enclosed:			
	a. b.	[] PTO-1449 [] Copies of IDS citations.				
7.	[]	This application is filed by fewer than all the 37 CFR 1.53(d)(4). Delete the follownonprovisional application:				
8.	[X]	A PTO Form SB/35 - Request and Certifica	ation Under 35 U.S.C. 122(b)(2)(B)(i)).		
extens applica author is bein Depos It is he inform applica	ion necestation, plained in the december of th	a sufficient fee for any necessary response cessary to prevent the abandonment of the parplease consider this as a request for an extend to charge our Deposit Account No. 50-0541 for in duplicate: one copy for this application; and punt (if applicable). Sunderstood that secrecy under 35 U.S.C. 122 for access is available to any one of the applicator a prior application in the same file wrapper, revide similar information or access to all the or	rent application prior to the filing of the sion for the required time period and for any fee which may be due. This for done copy for use in connection with 2 is hereby waived to the stent that the United States Patent and Trademi	this d/or the		
Date: Attorn		CHRIS cket No.: 0325.00292 24025 St. Cla	opher P. Maiorana (42,829) STORHER P. MAIORANA; P.C. Greater Mack, Suite 200 ir Shores, MI 48080 198-0670 S MAILING	RECEIVE		
via Expre	ertify that the ss Mail Labor 11, 2002.	this paper (along with any paper referred to as being attached or enclobed No. EL890012236US in an envelope addressed to: BOX CPA, A By: Mary D	osed) is being deposited with the United States Postal Ser	rvice		



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Timothy M. Lacey and David L. Johnson

Serial No.:

09/475,879

Filed:

Herewith

For:

PROGRAMMABLE LOGIC DEVICE

Attorney Docket:

0325.00292

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not the

published under 35 U.S.C. 122(b).

January 11, 2002 Date

Christopher P. Maiorana (42,829)

Signature

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing.**

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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